Approved, SCAO JISCODE: PTR

**STATE OF MICHIGAN** 

## ORDER AFTER POST-TERMINATION REVIEW/ PERMANENCY PLANNING HEARING

CASE NO. PETITION NO.

COUNTY	(CHILD PROTECTIVE PROCEEDINGS), PAGE 1 ORDEROF	TETHIONNO.
Court address		Court telephone no.
In the matter of name(s), alias(es), DOB		
2. Date of hearing:	Judge/Referee:	
3. Last nermanency planning hearing d	late: (specify	Bar no.
	child(ren) was/were previously terminated.	ioi each chiid ii dinerent)
5. Notice of hearing for the review	y permanency planning combined review	ew and permanency planning
hearing was served as required by la 6. The court has considered the perma	aw. Inency plan and other evidence presented.  The find	lings helow are specific to this case and
are based upon this hearing, and	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	of report(s)
THE COURT FINDS:	,	
7. A permanency p		planning hearing was conducted.
<ul><li>8. The lawyer-guardian ad litem ☐ h</li><li>9. Reasonable efforts ☐ have ☐ h</li></ul>		
	(ren) named	
	ed	
	relative for the child(ren) named permanent living arrangement, identified as	
<u> </u>		_, due to the compelling reasons that
	then specify the compelling reasons for another planned period that corresponds to the number[s] from the list on page 2)	manent living arrangement for each child, as
	ze the court-approved permanency plan identified a d and the reasonable efforts made toward finalizing that plan	
<ul> <li>10. Progress toward the child(ren)'s ad</li> <li>11. The child(ren)'s continued placemen</li> <li>is no longer necessary or appropriate.</li> <li>12. The permanency planning goal</li> </ul>	nt $\Box$ is necessary and appropriate and is meeting	was not made in a timely manner.g the child(ren)'s needs.
(SEE SECOND PAGE)	Do not write below this line	- For court use only
USENOTE:		,
Use this form for post-termination review		
hearings, post-termination permanency		
planning hearings (except for the initial or a combination of both in accordance with MCL 712A.19c.		

Approved, SCAO JISCODE: PTR

STATE OF MICHIGAN

JUDICIAL CIRCUIT - FAMILY DIVISION

COUNTY

## ORDER AFTER POST-TERMINATION REVIEW/ PERMANENCY PLANNING HEARING (CHILD PROTECTIVE PROCEEDINGS), PAGE 2 ORDER OF

CASE NO.
PETITION NO.

COUNTY		OF	
Court address			Court telephone no.
In the matter of			
IT IS ORDERED:  13. The child(ren)'s commitment to the under MCL 400.203 continues.	e Department of Human S	Services for permanency pla	anning, supervision, care, and placement
$\Box$ 14. The Department of Human Servi	ces shall make reasonal	ole efforts to finalize the pe	rmanency plan for each child.
15. The child(ren) has/have been ad	opted and the jurisdiction	of this court is terminated	I.
$\Box$ 16. The jurisdiction of this court is te	rminated due to the child	(ren)'s age(s).	
☐ 17. Other:			
18. The next post-termination review h	earing will be held		·
Date		Judge	

The following list are examples of compelling reasons for a permanency plan other than return to parent, legal guardianship, placement with a fit and willing relative, or adoption.

- 1. No relative has been identified who is appropriate or available to assume the permanent custody of the child.
- 2. The current caregiver is not an adoptive resource.
- 3. The child has a significant attachment to the parent(s), and it is in the child's best interests that it be preserved through parenting time and contact.
- 4. Reasonable efforts to recruit an adoptive home have been unsuccessful.
- 5. The child does not want to be adopted and is of an age where due consideration must be given to his/her wishes.
- 6. It is contrary to the child's best interests to break the child's attachment to the current caregivers.
- 7. The current caregiver is committed to providing a permanent placement for the child.
- 8. The placement allows the siblings to remain together.
- 9. The child's special needs can best be met in this placement.
- 10. The child wants to remain in the current placement, which is only available as foster care.
- 11. The placement is preparing the child for transition into independent living (specify the services being provided to the child to assist with transition such as referral to an independent living skills program, enrollment in a vocational program, referral for a mentor, continued out-of-home placement in foster care beyond age 18 to allow the child to complete secondary school, placement in a resource that provides on-site training for independent living, and other similar services).
- 12. The child comes under the Indian Child Welfare Act, and the child's tribe recommends permanent placement in long-term foster care.
- 13. Other (specify in the findings in item 9d).